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UNITED STATES DISTRICT COURT  
 DISTRICT OF NEVADA

ORACLE USA, INC., a Colorado corporation;  
 ORACLE AMERICA, INC., a Delaware  
 corporation; and ORACLE INTERNATIONAL  
 CORPORATION, a California corporation,

Plaintiffs,

v.

RIMINI STREET, INC., a Nevada corporation;  
 SETH RAVIN, an individual,

Defendants.

Case No 2:10-cv-0106-LRH-PAL

**DECLARATION OF DEBORAH  
 HELLINGER IN SUPPORT OF  
 ORACLE'S SECOND MOTION FOR  
 PARTIAL SUMMARY JUDGMENT**

1 I, Deborah Hellinger, declare as follows:

2 1. I am an employee of Oracle America, Inc., in the position of Senior Director of  
3 Corporate Communications. I submit this declaration in support of Oracle's Second Motion for  
4 Partial Summary Judgment. I have personal knowledge of the matters stated in this declaration  
5 and, if called and sworn as a witness, I could and would competently testify as to such matters.

6 2. As Senior Director of Corporate Communications, my job responsibilities include  
7 acting as a spokesperson for Oracle and responding to press inquiries on behalf of Oracle.

8 3. On March 29, 2010, I received emails from Chris Kanaracus of IDG News  
9 Service and John Letzing of Marketwatch requesting comment from Oracle regarding Rimini  
10 Street's answer and counterclaims filed in this action on March 29, 2010.

11 4. On March 29, 2010, I responded by email to Mr. Kanaracus's request with the  
12 following statement: "Oracle is committed to customer choice and vigorous competition, but  
13 draws the line with any company, big or small, that steals its intellectual property. The massive  
14 theft that Rimini and Mr. Ravin engaged in is not healthy competition. We will prove this in  
15 court."

16 5. At the time I made them, I believed the statements in my email to Mr. Kanaracus  
17 to be true and I had no doubt as to their truthfulness.

18 6. On March 29, 2010, I responded by email to Mr. Letzing's request with the  
19 following statement: "Oracle is committed to customer choice and vigorous competition, but  
20 draws the line with any company, big or small, that steals its intellectual property. The massive  
21 theft that Rimini and Mr. Ravin engaged in is not healthy competition. We will prove this in  
22 court."

23 7. At the time I made them, I believed the statements in my email to Mr. Letzing to  
24 be true and I had no doubt as to their truthfulness.

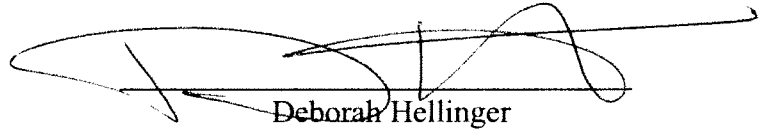
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1 I declare under penalty of perjury under the laws of the United States that the matters  
2 contained in this Declaration are true and correct, and that this Declaration was executed in  
3 New York, New York on September 13, 2012.

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5 Deborah Hellinger  
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